

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 2266 of 1987

For Approval and Signature:

Hon'ble MR.JUSTICE S.K.KESHOTE

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1. Whether Reporters of Local Papers may be allowed to see the judgements?
2. To be referred to the Reporter or not?
3. Whether Their Lordships wish to see the fair copy of the judgement?
4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
5. Whether it is to be circulated to the Civil Judge?

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G S R T C

Versus

S M AMBORE

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Appearance:

MR SM MAZGAONKER for Petitioner

None present for Respondent

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CORAM : MR.JUSTICE S.K.KESHOTE

Date of decision: 12/02/98

ORAL JUDGMENT

Heard the learned counsel for the petitioner and perused the Special Civil Application.

2. This petition is directed by the Corporation against the Award of the Industrial Tribunal, Vadodara, in Reference (IT) No.331 of 1984 (Old No.598 of 1982), decided on 26th November 1986, under which the penalty

given by the Corporation to the respondent-workman, a driver, for the alleged misconduct of stoppage of his two grade increments with future effect has been substituted by penalty of stoppage of two grade increments without future effect.

3. The learned counsel for the petitioner having made submissions in this case is unable to satisfy this Court how the Award of the Industrial Tribunal can be termed as perverse or arbitrary. This Special Civil Application was ordered to be heard alongwith Special Civil Application No.5802 of 1986 and that Special Civil Application has been dismissed by this Court today. For the reasons given by this Court in the judgment in Special Civil Application No.5802 of 1986, this Special Civil Application deserves to be dismissed. Order accordingly. The Special Civil Application is dismissed. Rule discharged. Interim relief granted by this Court stands vacated. No order as to costs.

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(sunil)